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13          *Dollar General Corporation*

8           **UNITED STATES DISTRICT COURT**

9           **CLARK COUNTY, NEVADA**

10          \*\*\*\*\*

11          HANNAH WILLIAMS, an individual;

12          Plaintiff,

13          Case No.: 2:14-cv-00610-RFB-PAL

14          vs.

15          DOLLAR GENERAL CORPORATION, a  
16          Foreign Corporation; DOES 1 through 10,  
17          inclusive; and ROE CORPORATIONS 1 through  
18          10, inclusive;

19          Defendants.

20          **STIPULATION TO REMAND CASE TO**  
21          **STATE COURT ARBITRATION**  
22          **PROGRAM**

23          HANNAH WILLIAMS (“Plaintiff”) and DOLLAR GENERAL CORPORATION  
24          (“Defendant”), through their undersigned counsel of record, stipulate as follows:

25          1.       On March 24, 2014, Plaintiff commenced an action in the District Court, Clark  
26          County, Nevada entitled Hannah Williams vs. Dollar General Corporation, a Foreign Corporation, as  
27          Case No. A-14-698089-C.

28          2.       On April 21, 2014, Defendant filed a Petition for Removal of the action pursuant to  
29          28 U.S.C. Sections 1332(a)(1), 1441 and 1446.

30          3.       Also on April 21, 2014, Defendant completed the removal process by filing its Notice  
31          of Removal with the District Court, Clark County, Nevada.

32          4.       On May 9, 2014, Plaintiff filed her Motion to Remand, requesting that the matter be  
33          remanded back to the state court. No ruling has been rendered to date on Plaintiff’s Motion.

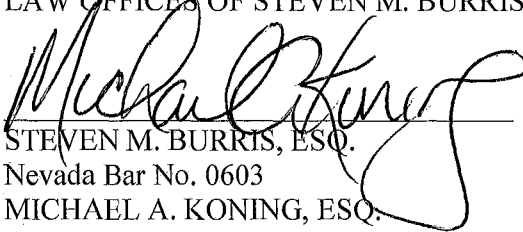
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1           5. This Stipulation renders moot all pending motions before this court.

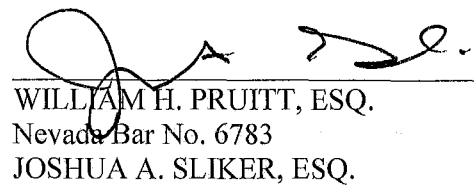
2           6. After some discussion, the parties have agreed that the action should be remanded to  
3 back to the District Court, Clark County, Nevada and placed in the Arbitration Program.

4           DATED this 8<sup>th</sup> day of September, 2015.

5           LAW OFFICES OF STEVEN M. BURRIS

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12           ORDER

13           Good cause appearing, IT IS SO ORDERED that:

- 14           1. This action be remanded to the Arbitration Program of the District Court, Clark  
15          County, Nevada; and  
16  
17           2. All pending motions before this Court are rendered moot.

18             
19           RICHARD F. BOULWARE, II  
20          United States District Judge

21           DATED this 16th day of September, 2015.

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